

Docket No.: 23-CR-463 (BMC) (LB)

☐_X_ Case Called
☐_X_ Defendant's First Appearance
☐_X_ Defendant: ☐_X_ Sworn ☐_X_ Arraigned ☐_X_ Informed of Rights
☐_X_ Waiver of Indictment Executed for Defendant
☐_Superceding Indictment/**Information Filed (to be filed following the arraignment)**
☐N/A_ Bench Warrant Issued: _____
☐_X_ Defendant Enters Guilty/**Not Guilty** Plea to 1 Count 18 U.S.C. § 1957 of the Information
☐_N/A_ Defendant Withdraws Not Guilty Plea and Enters Guilty Plea to
 Count(s) _____ of the (Superceding) Indictment/Information
☐_N/A_ Court Finds Factual Basis for the Plea
☐_N/A_ Sentencing Set for _____
☐_N/A_ Sentencing to be Set by Probation
☐_N/A_ Bail/Bond: ☐_Set ☐_Continued for Defendant ☐_Continued in Custody
☐_N/A_ Case Adjourned to ☐_ / ☐_ / ☐_ at _____
☐_N/A_ Pursuant to Federal Rule of Criminal Procedure 11, the Magistrate Judge did administer
 the allocation. A finding has been made that the plea was made knowingly and voluntarily
 and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be
 accepted.
☐_Transcript Ordered
☐_Other: Bail modification on consent. Request is granted. Defendant is no longer on home
 detention but shall be placed on a curfew set by pretrial services.